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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/072,421	02/05/2002	Mei Chuah	426882005100	2981
75	90 09/05/2002			•
Alan S. Hodes Morrison & Foerster LLP 755 Page Mill Road			EXAMINER	
			FELTEN, DANIEL S	
Palo Alto, CA	94304-1018		ART UNIT	PAPER NUMBER
			3624	
			DATE MAILED: 09/05/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

1. 11

Application No. 10/072,421 Applicant(s)

Chuah

Office Action Summary

Examiner

Daniel Felten

Art Unit **3624**

	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address
	or Reply	
A SH	ORTENED STATUTORY PERIOD FOR REPLY IS SET	TO EXPIRE 3 MONTH(S) FROM
I HE N	MAILING DATE OF THIS COMMUNICATION. ons of time may be available under the provisions of 37 CFR 1.136 (a). In I	no event, however, may a reply be timely filed after SIX (6) MONTHS from the
mailing	date of this communication. eriod for reply specified above is less than thirty (30) days, a reply within th	
· If NO p	eriod for reply is specified above, the maximum statutory period will apply a	nd will expire SIX (6) MONTHS from the mailing date of this communication.
- Any re	to reply within the set or extended period for reply will, by statute, cause th ply received by the Office later than three months after the mailing date of t	
earned Status	patent term adjustment. See 37 CFR 1.704(b).	
1) 💢	Responsive to communication(s) filed on Feb 5, 200	
2a) 🗆	This action is FINAL . 2b) ☑ This action	
3) 🗆	Since this application is in condition for allowance e closed in accordance with the practice under Ex par	except for formal matters, prosecution as to the merits is the Quayle, 1935 C.D. 11; 453 O.G. 213.
Disposit	tion of Claims	
4) 💢	Claim(s) <u>1-46</u>	is/are pending in the application.
4	a) Of the above, claim(s)	is/are withdrawn from consideration.
	Claim(s)	
6) 💢	Claim(s) 1-46	is/are rejected.
7) 🗆	Claim(s)	is/are objected to.
8) 🗌	Claims	are subject to restriction and/or election requirement.
	tion Papers	
9) 🗆	The specification is objected to by the Examiner.	
10)	The drawing(s) filed on is/are	a) accepted or b) objected to by the Examiner.
	Applicant may not request that any objection to the d	rawing(s) be held in abeyance. See 37 CFR 1.85(a).
11)□		is: a) \square approved b) \square disapproved by the Examiner.
	If approved, corrected drawings are required in reply t	o this Office action.
12)	The oath or declaration is objected to by the Exami	ner.
Priority	under 35 U.S.C. §§ 119 and 120	
13)	Acknowledgement is made of a claim for foreign pr	iority under 35 U.S.C. § 119(a)-(d) or (f).
a) 🗆] All b)□ Some* c)□ None of:	·
	1. \square Certified copies of the priority documents hav	e been received.
	2. \square Certified copies of the priority documents hav	e been received in Application No
	3. Copies of the certified copies of the priority do application from the International Burea	ocuments have been received in this National Stage au (PCT Rule 17.2(a)).
*S	ee the attached detailed Office action for a list of the	
14)	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. § 119(e).
a) [The translation of the foreign language provisiona	
15)	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. §§ 120 and/or 121.
Attachm		
$\stackrel{\sim}{=}$	tice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).
_	tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449) Paper No(s).	5) Notice of Informal Patent Application (PTO-152)
3) [X] iut	ormation Disclosure Statement(s) (PTO-1449) Paper No(s)2	6)

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DETAILED ACTION

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Drawings

This application has been filed with informal drawings which are acceptable for 1.

examination purposes only. Formal drawings will be required when the application is allowed.

Claim Objections

Claim 1 is objected to because of the following informalities: 2.

Delete "VC" and substitute, --venture capital ("VC")--.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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Claims 1-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Marshall 4. (US 5,675,746). 3 Regarding Claims 1, 11, 20, 28, 35 and 41: Marshall discloses in claims 1, 11, 20, 28, 35 and 41 a method to generate a display (see 5 Marshall, figs 3A-D), on a display device (see Marshall, screen display, col. 13, 11. 28-51), 6 representing investments in a plurality of industries (see Marshall, col. 5, 11. 5-20; and col. 6, 11. 15-21), comprising: 8 allocating a plurality of portions of the display device to correspond to a plurality of 9 separate industries (see Marshall col. 6, 15-21); 10 allocating a sub-portion of each portion to a sub-industry of the industry to which that 11 portion corresponds (see col. 6, ll. 21-24; and col. 12, ll. 36-47); and 12 within the sub-portion, displaying a shape for each venture capital portfolio company in 13 that sub-industry, wherein the shapes are arranged in a polygon, including determining the 14 spatial relationship among the shapes in the polygon based on a particular characteristic 15 associated with the portfolio companies (see Marshall, col. 6, ll. 23-50); 16 also as in claim 20, allocating a plurality of portions of the display to correspond to a . 17 plurality of separate time segments (see Marshall, col. 11, ll. 30-55); 18 also as in claim 28, allocating a plurality of portions of the display to correspond to a 19 plurality of separate ranges of a first characteristic (see Marshall, configure, col. 6, ll. 10-50) 20

Marshall fails to disclose the generated display represents *venture capital* investments.

Since Marshall does involve industry groups which are tracked for investment purposes, it

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would have been obvious for an artisan of ordinary skill at the time of the invention to recognize

that a subgroup in any growing industry will be portions which represent small start-up

companies which provide investors with investment opportunities to get in on the "ground floor"

of a new company before it becomes a large, well sought after, company. Thus for an artisan to

modify Marshall's invention so that the display represents venture investments would be

considered an art recognized equivalent to the other industrial and financial investments Marshall

discloses, and thus an obvious expedient well within the ordinary skill in the art.

Marshall fails to disclose that the shape for each portfolio is a spiral. However, Marshall discloses a polygon as well as other shapes being used to readily extract patterns to allow the user to readily locate relevant financial information and to interact with different characteristics and see financial trends (see col. 3, ll. 59+). It would have been obvious for an artisan at the time of the invention of Marshall to employ different shapes, colors, etc., to provide the aforementioned benefits because an artisan would recognize the advantage of different, shapes, patterns, colors, etc., to save time as well more readily comprehend the various information within the system. Thus to employ a spiral would be considered a mere matter of design choice to one of ordinary

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Regarding Claim 2, 12:

skill in the art.

The method of claim 1, wherein:

20 the step of allocating a sub-portion of each portion includes allocating a plurality of sub-portions,

each sub-portion allocated to a separate sub-industry of the industry allocated to that portion (see

22 Marshall col. 6, ll. 14-49).

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Regarding Claim 3, 13:

- The method of claim 2, wherein:
- the step of allocating the plurality of sub-portions includes arranging the subportions according to
- a characteristic of the sub-industries to which the sub-portions are allocated (see Marshall col. 6,
- s II. 21-22).

7 Regarding Claim 4, 14:

- 8 The method of claim 1, wherein:
- 9 the particular characteristic is a first particular characteristic; and
- 10 the shape displaying step includes displaying each shape with an indication of a second particular
- characteristic (see Marshall col. 6, 11. 14-49).

Regarding claim 5-8, 10, 15-18:

the first particular characteristic is an amount of time since the venture capital portfolio

company was seeded; and the second particular characteristic is total venture capital investment

for that company as of a particular time (see Marshall, col 11, 11, 29-55; col. 6, 11, 10-50; col. 4,

17 ll. 55-63; and col. 11, 29-45).

Regarding Claim 9, 19:

- 20 the indication with which each shape is displayed in the shape displaying step includes color (see
- 21 Marshall, col. 6, ll. 10-50).

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2 Regarding Claim 21:

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the characteristic includes a return on investment measurement for the venture capital (see

explanation on claim 1).

Regarding Claim 22:

the step of displaying an indication of a value of a characteristic of the venture capital firm

8 includes displaying a rectangle having a length based on the value of the characteristic (see

9 explanation on claim 1).

Regarding Claim 23:

the characteristic includes return on investment (see explanation on claim 1).

14 Regarding Claim 24:

the characteristic is a first characteristic; the method further comprises displaying the rectangle

with a color based on a second characteristic of the venture capital firm (see explanation on claim

17 1).

Regarding Claim 25:

20 the step of displaying an indication of a value of a characteristic of the corresponding venture

capital investments includes displaying a shape having a color based on the value of the

characteristic (see explanation on claim 1).

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Regarding Claim 26:

the plurality of portions are first portions, and the at least one venture capital investment

firm is a first venture capital firm; and the method further comprises allocating a plurality of

second portions of the display to correspond to the plurality of time segments; and

at each of the plurality of second portions, displaying an indication of a value of the first

characteristic of at least one second venture capital firm in the time segment to which that second

portion corresponds (see explanation on claim 5).

Regarding Claim 27:

wherein the first portion corresponding to a particular one of the time segments is adjacent to the

second portion corresponding to the particular one of the time segments (see explanation on

12 claim 5).

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Regarding Claim 29:

The method of claim 28, wherein: the first characteristic includes time (see explanation on claim

16 5).

Regarding Claim 30:

the step of displaying an indication of a value of the second characteristic of the object includes

displaying a rectangle having a length based on the value of the second characteristic (see

explanation on claim 1).

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Regarding Claim 31:

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- displaying the rectangle having a color based on the value of a third characteristic of the object.
- the step of displaying an indication of a value of the second characteristic of the corresponding
- object includes displaying a shape having a color based on the value of the second characteristic
- 5 (see explanation on claim 1).

Regarding Claim 33:

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- the plurality of portions are first portions, and the at least one object is a first object; and
- 9 the method further comprises
 - allocating a plurality of second portions of the display to correspond to the plurality of
- separate ranges of the first characteristic; and
- at each of the plurality of second portions, displaying an indication of a value of the
- second characteristic of at least one second object in the range of the first characteristic to which
- that second portion corresponds (see explanation on claim 1).

Regarding Claim 34:

- the first portion corresponding to a particular one of the time segments is adjacent to the second
- portion corresponding to the particular one of the time segments (see explanation on claim 5).

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Regarding claim 36:

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the first shapes are rectangles; and the second shapes are rectangles (see explanation on claim 1).

Regarding Claim 37:

- The method of claim 35, wherein: the first shapes are rectangles; and each first shape indicates
- δ the number of associated venture capital firms by the length of that rectangle (see explanation on
- 7 claim 1).

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Regarding Claim 38:

The method of claim 35, wherein: the second shapes are rectangles; and each second shape

indicates the value of the second particular characteristic by the length of that rectangle (see

explanation on claim 1).

Regarding Claim 39:

each first shape indicates the number of associated venture capital firms by the length of the

rectangle that is that first shape; each second shape indicates the value of the second particular

characteristic by the length of the rectangle that is that second shape; and the lengths of the

rectangles that are the second shapes are perpendicular to the lengths of the rectangles that are the

first shapes (see explanation on claim 1).

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Regarding Claim 40:

- second shape indicates a third particular characteristic of that venture capital firm by the color of
- the second shape (see explanation on claim 1).

Regarding Claim 42:

- The method of claim 41, wherein: the first shapes are rectangles; and the second shapes are
- rectangles (see explanation on claim 1).

9 Regarding Claim 43:

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- 10 The method of claim 41, wherein: the first shapes are rectangles; and
- each first shape indicates the number of associated objects by the length of that rectangle (see
- explanation on claim 1).

14 Regarding Claim 44:

- the second shapes are rectangles; and each second shape indicates the value of the second
- particular characteristic by the length of that rectangle (see explanation on claim 1).

18 Claim 45:

- each first shape indicates the number of associated objects by the length of the rectangle that is
- 20 that first shape;
- each second shape indicates the value of the second particular characteristic by the length of the
- rectangle that is that second shape; and

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the lengths of the rectangles that are the second shapes are perpendicular to the lengths of the

rectangles that are the first shapes (see explanation on claim 1).

4 Claim 46:

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- 5 the second shape indicates a third particular characteristic of that object by the color of the
- second shape (see explanation on claim 1).

Conclusion

11 5. A list of relevant prior art appears below not relied upon in this Office Action:

US Patents:

- Wexelblat et al (US 5,021,976) discloses a method and system for generating dynamic,
- interactive visual representations of information structures within a computer
- 15 Kisiel (US 6,327,586 B1) discloses a system and computer program product to automate the
- management and analysis of heterogeneous data
- Leshem et al (US 6,341,310 B1) discloses a system for facilitating the viewing and analysis of
- web site usage data
- 19 Matsuda (US 6,346,956 B2) discloses a three-dimensional virtual reality space display
- 20 processing method and an information providing medium
- Johnson et al (US 4,814,755) discloses an interactive display system
- 22 Brown (US 5,832,448) discloses a multiple patient monitoring system for proactive health
- 23 management
- Foley et al (US 5,706,502) discloses an Internet-enabled portfolio manger system and method

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Hocker et al (US 5,801,699) discloses an icon aggregation on a graphical user interface

- Burg et al (US 6,362,840 B1) discloses a method and system for graphic display of link actions
- Nielson (US 6,337,699 B1) discloses visualizing degrees of information object attributes
- Szabo (US 5,966,126) discloses graphic user interface for database system
- 5 6. Any inquiry concerning this communication or earlier communications from the examiner
- should be directed to **Daniel S. Felten** whose telephone number is (703) 305-0724. The
- examiner can normally be reached between the hours of 7:00AM to 5:30PM Monday-Thursday.
- 8 Any inquiry of a general nature relating to the status of this application or its proceedings should
- be directed to the Customer Service Office (703) 306-5631, or the examiner's supervisor
- *Vincent Millin* whose telephone number is (703) 308-1065.
 - 7. Response to this action should be mailed to:
 - Commissioner of Patents and Trademarks
- Washington, D.C. 20231

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for formal communications intended for entry, or (703) 305-0040, for informal or draft communications, please label "Proposed" or "Draft".

Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [daniel.felten@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly

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set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1 195 OG 89.

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DSF

September 3, 2002

VINCENT MILLIN
SUPERVISORY PATENT EXAMINER

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